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M/S 525

Pasco Sanitary Landfill Box 424 Pasco, Washington 99301

Dear Mr. Dietrich:

Enclosed is the final report from the Environmental Protection Agency (EPA) investigation at the Pasco Sanitary Landfill. This letter briefly summarizes the purpose of the study, and the study findings. Also enclosed is the fact sheet that has been prepared for distribution to the press and other interested persons. I will notify you prior to its release.

The EPA investigation focused on five industrial waste disposal areas in the landfill. The purpose of the study was to determine if off-site migration of those wastes was occuring, and if so, if the site poses a threat to human health and the environment. Of particular concern was the fact that herbicide manufacturing wastes were disposed of at the site; these herbicides wastes may have contained low levels of dioxin. Thus, the study was conducted as part of EPA's National Dioxin Study.

Soil and groundwater samples were taken downgradient of each of the five industrial waste disposal areas. A total of 15 groundwater samples and 18 composite soil samples were taken in the landfill. All samples were analyzed for EPA's Hazardous Substance List with one exception - soils were not analyzed for volatile organic compounds.

As would be expected in a landfill, several organic and inorganic compounds were detected in the soils and groundwater near the industrial wastes disposal areas. At this site, the main route of possible human exposure to the chemicals is through groundwater. The following therefore summarizes EPA findings regarding groundwater in the area.

The groundwater at the landfill was encountered at 40-77 feet below the land surface. It flows in a southwesterly direction. No herbicides were detected in the groundwater; therefore no furthur dioxin testing is required.

Several other organic compounds were detected in the groundwater. The most significant levels found were for trichloroethylene and tetrachloroethylene which were found in concentrations above EPA's current drinking water standards. However, this groundwater is not used for drinking. The major groundwater use in the region is irrigation. EPA does believes that even at these levels, the chemicals detected in groundwater



do not pose a problem for irrigation use for two major reasons. First, the irrigation wells are deeper and at least 1600 feet downgradient from the monitoring wells used in this study; thus, these organic compounds are likely to be either bound to soils, degraded, or dispersed in the soil before reaching the irrigation wells. Second, if these compounds are present in the irrigation water, they are likely to volatilize during the spraying and then undergo airborne photodecomposition. This is, of course, in theory, and furthur evaluation of the irrigation wells would be the only way to actually resolve the question. There is one last question that we need to resolve as soon as possible, and that is in regard to the waste materials that were derived during the field investigation. There are approximately 100 55-gallon drums of waste material on-site. EPA is working with the Department of Ecology and the health department to determine what disposal mechanism is appropriate. In sum, EPA sees no immediate concerns for public health or the environment and does not plan any furthur activities at this time. Monitoring of this site is remains in the jurisdiction of Ecology. Based on the study findings, EPA is recommending that Ecology consider the following recommendations in the management and oversight of the site: Areas where erosion or site activities have exposed the plastic liner should be recovered with soil to preserve liner integrity. 2. Resampling and reanalysis of samples from each of the on-site monitoring wells and several of the surrounding irrigation wells will be necessary in order to explain the inorganic groundwater data. Continue to monitor groundwater with bi-annual sampling and 3. analysis to detect any on-set of migration from each burial zone. If herbicide or herbicide water materials are detected by future 4. monitoring, the potential for dioxin contamination exists. Migration of the material should then be evaluated. Consider furthur evaluation of the volatile organic compounds 5. detected in the monitoring wells to confirm the above-stated theory that these compounds do not pose a problem to human health or the environment.